LEGISLATURE OF UTAH

Question Has at Last Bebae Paramount Issue With Executive.

> DEVELOPMENTS IN GAME IN SENATE

Senator Badger to Put tter Up to Spry Go Glimmering.

ments in the game being ith the substitute for the Can-in the senate Monday go to t the plans attributed to Senin the senate Monday go to t the plans attributed to Sen-iger to put the responsibility death of the prohibition on the shoulders of the gov-re talked about too soon, and chief executive has side-hat alternative, and that the I senate Tuesday morning will special message on the matspecial message on the mat-nate bill No. 148, the substi-

the senate chamber doors Monday morning a large visitors, anticipating the duled to come off over the age of the matter, filled the seats, and the uninitiated

Not so those who were to take part in it, because there would be no fight. and a special message on the and few knew that his obto the substitute bill were the obnoxious eighty-ninth. This is the provision which the whole complexion of the was added thereto by the was added thereto by the or a part of the committee, y last minute before the preof its report. It is the sec of restrictive sections, calling option and high license, to up for a prohibition election, the only practical difference the substitute bill, as it now d the Cannon bill, is that the aces the time for holding the

little further away. Abortive if Passed.

whing the governor's message on order, it was generally under-the senate chamber Monday the senate dramber atomasy

MBE who heard it to understand

BE (libortive, even should it passes house, which will send the from thek to an apparently hopeless levising a second compromise ks, he with the difference this time, or saind of having merely the host thruces in the senate to satisfy, the usve to take into consideration ouse and the governor. This is considered hopeless in because the forces there are the trically opposed, with the inin a third contingent, led by
the insists that the governor
made a sharer in the resposida the bill, if one is passed.

a of the bill, as he there was no session if the bill asset on notice of the bill. So, B. No. 166, by Endezer-Relating to the protection of motormen and street car and the read of the bill. As he there are several protection of motormen and street car and the read of the bill. As he had been in support of his motion, remains that there are several protection of motormen and street car and the read of the bill as he had been in support of his motion, remains that there are several protection of motormen and street car and the read of the bill as he had been in support of his motion, remains that there are several protection of motormen and street car and the read of the bill as he had been in support of his motion, remains that there are several protection of motormen and street car. The had been in support of his motion, and the bill as he had been in support of his motion, and the protection of motormen and street car. As a several protection of motormen and street car. As a several protection of motormen and street car. As a several protection of motormen and street car. As a several protection of motormen and street car. As a several protection of motormen and street car. As a several protection of motormen and street car. As a several protection of motormen and street car. As a several protection of motormen and street car. As a several protection of motormen and street car. As a several protection of motormen and street car. As a several protection of motormen and street car. As a several protection of the bill as a section 1250 compiled to the protection of the light of the protection of the light of the protection of the light of the

the rules, after this objection i entered, there was nothing i read the bill, the hearing of sumed the greater part of the although once, later. Senator field to have the reading dishith, and was stremously see. Senator Wilson, but without the reading went merrily on, is a note of uncertainty the tones of the prehibition had a general air of dejection in hanging gloomily over the en camp, in direct contrast to hal air of victory assured seen effore, and the smiles of satistate veered around once more

some small talk and a few some small talk and a few insimuation lying around to that unless the senate and are good, and come to some ding other than prohibition, nor is considering the calling all session, although this can-rifed.

Legislative Calendar

New Bills in House.

H. B. No. 232. by Archibald—Relating to the classification of cities and the manner of changing the class of a city.

H. B. No. 233, by judiciary committee—in relation to fees of the cierk of the municipal court.

Bills Passed by House.

Bills Passed by House.

H. B. No. 177, by Hansen—Providing for the organization and regulation of county insurance companies to insure against loss of fire by lightning.

H. B. No. 126, by the committee on livestock—Relating to bulls and their use upon the public range and to repeal section 57, Compiled Laws of Utah, 1907.

H. B. No. 155, by Hansen—To prohibit the playing of football upon the grounds of any public institution and to prohibit the organization or training of football teams at any school in any department of the public school system.

H. B. No. 95—Amending section 487, Compiled Laws of Utah, relating to disputes over county boundaries.

Compiled Laws of Utah, relating to disputes over county boundaries.

H. B. No. 204, by Fuller—Enacting a new section of the Compiled Laws of Utah, 1907, to be known as section 1665-XS3, relating to and fixing the limit within which a bank shall be liable to a depositor for the payment of a forged or raised check.

Bills Killed by Committee.

H. B. No. 189, by H. A. McMillin, by request—To amend sections 314, 315, 328 and 354, Compiled Laws of Utah, 1907.
H. B. No. 176, by Archibald, by request—Providing for the licensing of surveyors.

-Froviding for the licensing of surveyors.

H. B. No. 158, by Ashton—To amend section 3914, Compiled Laws of Utah, 1907, formerly section 3914, Revised Statutes of Utah, 1908, relating to actions by and against executors and administrators.

H. B. No. 180, by Bower, by request—To amend section 1744, Compiled Laws of Utah. 1907, relating to poll tax.

S. B. No. 15, by Benner X. Smith—Relating to assignments.

S. B. No. 15, by Benner X. Smith—Relating to assignments.
S. B. No. 65, by Badger—Relating to proceedings for divorce.
H. B. No. 185, by Archibald—Relating to validating certain irregularities in the filling of articles of incorporation.
H. B. No. 188, by Porter—Providing that no action can be maintained over property which has not been assessed for taxation.
S. B. No. 75, by Benner X. Smith—Relating to appeals from certain courts.
H. B. No. 197, by Dyreng—Providing that board of commissioners of the several counties of this state shall have power to suspend the payment of taxes of indigent persons up to the amount of \$10, and make the same a lien on the property on which such tax is due.
S. B. No. 176, by Wilson—Relating to cattle upon the public range and providing penalty for violation of this act.

Bill Killed by House.

S. B. No. 70, by Bullen-To punish de-rogatory statements affecting banks, banking institutions or trust companies,

Bills Favorably Reported. H. B. No. 239, by Nielson-To prevent certain abuses connected with the drilling, operation and abandonment of wells on lands producing or containing petroleum

or natural gas.
S. B. No. 71, by Badger-For ante, interscutory and final decree in divorce ac-ions, and prohibiting the mirriage of two reed persons within the period al-lowed for an appeal, and providing for changes in decrees.

H. B. No. 81, by Russell—Relating to owning or renting buildings, keeping, residing in or resorting to houses of ill

fame.

H. B. No. 124, by Baker—Amending and re-enacting section 2920, Compiled Laws of Utah, 1907, relating to the readjustment of actions.

S. B. No. 156, by Hyde—Prohibiting the importation into the state of certain cattle not free from tuberculosis, and requiring that the tuberculosis test be applied to dairy cattle.

plied to dairy cattle.

H. B. No. 82, by Porter—Creating the office of state veterinary surgeon and livestock inspectors, prescribing their duties and fixing their compensation, and making regulations for the prevention of the spread of contagious diseases among livestock.

of Waynetown, Ind. When given as soon as the croupy cough appears, this remedy will prevent the attack. It is used successfully in many thousands of homes. For sale by all druggists.

Do not extend any credit to John E. Grimsdell, except on his own personal responsibility, WILLIAM GRIMSDELL,

Modern House Cleaning Co., 33 East 1st South St. Wallpaper, carpets, wood-

Special

"Where Love Will, and Always Will," Hand colored novelry, Crescent

FOOTBALL BARRED FROM STATE UTAH

Twenty-Five Members of House Vote to Shut Out the Game.

HANSEN'S MEASURE RECEIVES A MAJORITY

Ashton Records His Vote Aye in Order to Move a Reconsideration.

If the house stands pat upon the vote which was entered upon the record upon Monday it will be up to the senate to say whether the game of football can be played in the state of Utah, for the house passed the Hausen bill, which prohibits the playing of football upon the grounds of any public

football upon the grounds of any public institution and to prohibit the organization or training of football teams at any school in any department of the public school system.

The bill caused an animinated debate and Mr. Ashton made a strong plea to induce the house to kill the bill. He moved that wherever the worl football occurred in the bill that the word "tiddlewinks" be substituted. He, however, could get no second. The bill however, could get no second. The bill as passed follows:

as passed follows:

That the game of football shall not be played upon the campus or grounds of the University of Utah or the Agricultural College of Utah, or upon the grounds of any public institution of the state. It shall be the duty of the presidents of the faculties and governing boards of the institutions to enforce this provision.

No football team shall be organized or trained at the University of Utah or the Agricultural College of Utah or any other school in any department of the public school system. It shall be the duty of the presidents of faculties and governing boards of the several schools in the different departments of the public school system to enforce this prohibition. This act shall take effect upon approval.

Hansen Advocates Bill.

Hansen Advocates Bill.

Mr. Hansen in support of the bill declared that there were fifteen persons killed and 338 injured in the game of football during the past year. He also declared during the football season the students fell down on their examinations; that if the question were submitted to the people of the state that three-fourths of the voters would record their votes against it.

record their votes against it.
He was supported by Mr. Archibald, He was supported by Mr. Archibaid, who declared that more people were killed and injured every year on the gridiron than were killed and injured by the railroads. He also declared that there was more brutality shown in game of football than in the prizering, and that more blasphemy was heard on the gridiron than in any other game. other game

Ashton Opposes Bill.

Ashton Opposes Bill.

Mr. Ashton made a strong plea to have the house kill the measure, and he cited the fact that football games paid all the expenses of athletics in colleges and that if football was barred all other sports might as well be barred. He was supported by Messrs. H. A. McMillin, Clegg, Cannon and Funk. On a call of the roll the bill was passed by a roll of 25 ayes, 15 mays, 5 absent and 1 not voting. The vote in detail follows. Those voting aye were: Allen

Holt McCracken McMillin, Hugh A. McRae

Those absent and not voting were:

Mr. Speaker in explaining his vote said that the agitation throughout the said that the agitation throughout the country against the game of football had brought the authorities in schools to a realization of the extremes to which the game had been carried and that they had stepped in and caused a modification of the extreme features and therefore he voted no.

Mr. Ashton prior to the announcement of the vote changed from the negative to the affirmative and gave notice that on Tuesday he would move to reconsider the vote by which the bill passed.

CHANGING OF CHARTER OF CITY

the house on Monday Mr. Archibald introduced a bill relating to the classification of-cities and the manner of changing the class of a city which amends section 175, compiled laws of Utah, 1907, to read as follows:

Utah, 1907, to read as follows:

Whenever any city of the second class shall have attained the population of 26,000 or more, or any city of the third class, or town, shall have attained the population of 4000 or more, and such fact shall have been duly ascertained and certified to the governor by the mayor or the president of the board of trustees, he shall declare, by public proclamation, such city or town to be of the first or second class, as the case may be, and such city or town, thus changed, shall be governed by the provisions of this title applicable to cities of such class, in title applicable to cities of such class, in to one of the second class, the boundardes of the school district in which such city is located, should they include area outside such city, shall remain the same, and the territory embraced therein, lying outside such city, shall remain a part of the school district of such city until changed in the manner provided by law.

PEES OF CLERK OF MUNICIPAL COURTS

In the house on Monday the judi-ciary committee introduced a bill in relation to the fees of the clerk of the municipal court, which provides that upon the filing of a complaint in said municipal court, the party filing the same shall pay the sum of \$2 and A CLOSE SHAVE

Many of Them Happening Every Day but Soon Forgotten.

Close shaves would be of more fre-quent occurrence but for the tender faces of many men, which will not per-VERDICT OF GUILTY

quent occurrence but for the tender faces of many men, which will not per mit of shaving often. Heretofore, nothing has been said in these columns about poslam, a new skin discovery, in connection with its use after shaving. Its publicity and sales have been confined almost exclusively to its remarkable properties as an eczema cure; it stops the itching at once and cures the worst cases in a few days. While the application of poslam after shaving is one of its minor uses, such as for pimples, the complexion, etc., shavers will find it a revelation, as it does for abrasions, roughness, and severe scrapings what it does for all manner of skin difficulties—heals and cures in a few hours. It is the only article possessing real antiseptic and curative value that has ever been exploited for this purpose, and will scothe and tone up the skin as no toilet preparation could possibly do.

Poslam can be had for fifty cents at any reliable druggist's, particularly the F. J. Hill Drug Co., who make a specialty of it. Or the Emergency Laboratories, No. 32 West 25th Street, New York City, will send a trial supply free by mail to any one who will write for

York City, will send a trial supply free by mail to any one who will write for it. This is sufficient to show results in at the time of the entering of the judgment other than a judgment of dismissal without trial, the further sum of \$1 shall be paid. The bill further provides that if an attachment is had in any case, in cases of claim and delivery, arrest or absconding debtors, of citations to judgment, debtors or attachment, or when a jury trial is had in civil cases, the clerk shall collect a fee of \$1 additional, which said sums shall be payment in full of all costs in said action (exclusive of officers' fees relating to service of process and other papers, fees of witnesses and fees relating to payment of jurors in jury trials), which said costs so collected as aforesaid shall be paid by the clerk of the said court monthly into the treasury of the city where said court is established. had in any case, in cases of claim and

No Trip to Bingham.

In view of the crush of business and the lateness of the session, the legislature will not make the trip to Bingham, as was contemplated. This conclusion was reached on Monday af-

PROPOSE TO RAISE PAY OF NEW YORK'S MAYOR

NEW YORK, March 8.—The report of the New York charter commission, made public tonight, proposes, among other things, "that no person shall be eligible for the office of mayor unless he shall have been a resident of the city for at least ten years preceding his election, and that the salary be increased to \$25,000 a year."

that the salary be increased to \$25,000 a year."

The revision committee provides for a uniform superintendent of police, appointed from the ranks of the force.

It is proposed to abolish the board of aldermen, and in its place create a council of thirty-nine members, to serve without pay. The council will have large ordinance-making powers, but will have no control over the administrative business of the city or of the franchises.

Much may be accomplished, the commission thinks, toward simplifying the complex financial system of the city, and do away with extravagant and unnecessary expenditure, by making the board of estimates and apportionment the great business executive committee of the city, with complete control of financial affairs.

STATE PLEADS FOR

Eloquent Address by Special Prosecutor in the Cooper-Sharpe Murder Case. JUDGE SENDS OUT JURY

State's Attorney Says Conviction Must Be Had to Preserve Liberty of Press.

TO COMPLIMENT AUDIENCE

NASHVILLE, Tenn., March 8 .- After Capt. Fitzhugh had completed the opening argument for the state this afternoon in the case against Col. Dun can B. Cooper, Bobin J. Cooper and John D. Sharpe, charged with the murder of former United States Sens tor E. W. Carmack, Judge Hart ordered the jury withdrawn, and said:

"I asked the audience to remain until after the jury was dismissed in order that I might do something I never did before. I want to thank you for the splendid order preserved today. In spite of the splendid bursts of eloquence from the speakers there has not been a single demonstration.' Capt. Fitzhugh spoke more than five hours. He was a close friend of Senator Carmack, and he is in the case at the special request of Mrs. Carmack.

"There will be many arguments made to you," he said, "to touch your hearts. You will be asked to be generous and sympathetic. They will talk to you of this 'boy.' Why, gentlemen, he is 27 years old, and some of the greatest achievements of men have been accomplished before the age of 30; and they will point to Col. Cooper as a gentleman of the old school, as the 'last flower of the old scho

Eloquent Prosecution.

school, as the 'last flower of the old southern chivalry.'

'Do you believe it? Was he a gentleman, when he used that awful language in the presence of Miss Lee? And when they talk to you of sympathy, just look over there. You see, in sable garments, the widow of E. W. Carmack. You see on her arm the tenvear-old boy who was the pride of E. W. Carmack's life. Did Duncan Cooper or Robin think of this widow or this boy when they shot down the husband boy when they shot down the husband

NEW SECRETARY OF THE

Charles E. Taylor, a Washington newspaper man, was today appointed secretary to Secretary Meyer of the

A TRIBUTE FROM ST. LOUIS. The Brown Shoe Company of St. Louis, whose headquarters are the glistening, ivory white, glazed terra cotta building known as The White House in St. Louis, and who manufacture the celebrated brand of White House Shoes for men and women, have the custom of variation to the control of the con

With this end in view, the company some months ago took up correspondence with President-elect William Howard Taft, and secured the measurements of his feet, which resulted in their making him the finest pair of White House Shoes the country can produce and same were on Thursday.

ROOSEVELT GUARDED IN ANSWER TO QUERY

OYSTER BAY, N. Y., March 8 .- The attention of ex-President Roosevelt was called today to the publication of a portion of a letter which he was said to have written to Sir Henry Johnston, the English author and explorer, last December, in which he was quoted as writing that the United States ought to have intervened in Hayti during the last revolution there, and also in Venezuela and Central America. Mr. Roosevelt's reply to the questions about the letter said:

letter said:

"As a general thing, when a private letter has been divulged, as this one has been, it is pretty sure to be more or less garbled."

at the reported prediction of Professor Starr of the University of Chicago, who declared that if the former president carries out his proposed itinerary in Africa he will not come out alive. He laughed when he read the statement and again as he read that of Professor O'Kelly of the Columbian museum, declaring Mr. Roosevelt will be as safe in Africa as he would be in the United States. He declared he would leave the controversy to be fought out between the professors.

COURT GIVES INDUSTRIAL WORKERS THE LIMIT

SPOKANE, March 8 .- Twenty-seven boy when they shot down the husband or the father?

'The question to be decided is whether the law is to be enforced.

'If murder is to be committed in the streets of our cities without fear of punishment, can you tell who will be the next victim? The very liberty of the press is at stake, the security of the common people?'

SPOKANE, March 8.—Twenty-seven members of the Industrial Workers of the World, each of whom broke police rules yesterday by making speeches on the streets, were given limit sentences of \$100 and costs and thirty days on the rock pile by Police Judge Mann to day. Five of the twenty-seven can speak English. Not one had a cent in his pockets when arrested.

TREASURY BEGINS WORK

WASHINGTON, March 8.—Franklin MacVeagh took the prescribed oath of office this afternoon and entered upon his duties as secretary of the treasury. At the conclusion of the ceremony retiring Secretary Cortelyon was presented in behalf of the officers of the department with a large silver loving cup of classic design.

Mr. Cortelyou, late in the present month, will go to New York to become president of the Consolidated Gas company of that city.

the custom of presenting to each incoming President a pair of White House

produce, and same were, on Thursday, February 25th, forwarded by express to President-elect Taft, Washington, D. C.

The ex-president was greatly amused

Curtain 8 sharp. Matinees 2 sharp. Second Week's Engagement of Like Tar

One is easy to "clear off," (the Coffee habit.)

Habits Stick

The Way?

In place of Coffee, use well-made

brewed a deep, rich, seal brown which turns to golden brown when good cream is added.

The flavour is all its own, similar however, to the mild flavour of Java.

A few days after the change is made from Coffee to Postum, one notices a distinct advance in health.

"There's a Reason."

POSTUM CEREAL COMPANY, LIMITED, Battle Creek, Mich.

HABIT'S CHAIN

Certain Habits Unconsciously Formed and Hard to Break.

An ingenious philosopher estimates that the amount of will power necessary to break a lifelong habit would, if it could be transformed, lift a weight of many tons.

It cometimes requires a higher degree of heroism to break the chains of a per-nicious habit than to lead a forlorn hope in a bloody battle. A lady writes from an Indiana town:

"From my earliest childhood I was a lover of coffee. Before I was out of my teens I was a miserable dyspeptic, suffering terribly at times with my "I was convinced that it was coffee that was causing the trouble and yet I could not deny myself a cup for breakfast. At the age of 36 I was in very poor health, indeed. My sister told me I was in danger of becoming a coffee drunkard.

"But I never could give up drinking coffee for breakfast, although it kept me constantly ill, until I tried Postum. I learned to make it properly according to directions, and now we can hardly do without Postum for breakfast, and care nothing at all for coffee.

"I am no longer troubled with dyspensia, do not have spells of suffering with my stemach that used to trouble me so when I drank coffee." Name given by Postum Co., Battle Creek, Mich.

Look in each pkg. for the famous lit-tle book, "The Road to Wellville."

Of course you have noticed that

Sweet's Bitter Sweets

"so different"

To all other bitter-sweet chocolates you ever had before. "Different" because they're better.

> 40 AND 80 CENTS. AT ALL DRUG STORES.

SALT LAKE

THURSDAY, FRIDAY AND SAT-MATINEE SATURDAY JOSEPH BROOKS PRESENTS LILLIAN RUSSELL

In the racing comedy success "WILDFIRE" By George Broadhurst and Geo. V.

Prices, 50c to \$2.00. Sale today.

BOTH PHONES 3569 Orpheum

MATINEE TODAY All Seats Beserves

ADVANCED VAUDEVILLE Jewell's Manikins.

Murray Sisters. Louise Schmidt Trio.
Collins & Brown.
Paul La Croix.
The Kinodrome.

Entire Orchestra at Every Matines, Matines—15c, 25c, 50c, Box seat, 75c, Evening—25c, 50c, 75c; Box seat, \$1.

COLONIAL THEATRE

WEEK STARTING TONIGHT Willard Mack — Mary Hall And associate players present David Belasco's Dramatic Triumph

THE ROSE OF THE RANCHO Prices: \$1.00, 75c, 50c, 25c. Matinees Wednesday and Saturday, 50c and

THE GREAT MCEWEN In Original Specialties, Magic, Hand-Cuff Trickery and

HYPNOTISM An entire change from last week, Night Prices—15c, 25c, 25c and 50c, Matiness Wednesday and Saturday. Prices—10c, 15c and 25c.

LYRIC Matinee and Evening
The Theater Different "Snatched From a Terrible Death."
"The Galley Slave."
"The Inn Where No Man Rests."
SIX OTHER FEATURES
Admission 10 cents, reserved seats
10 cents.



THE

Curious Compound Capsules combine
the virtues of Big G, Pabst O. K., Santal Pepsin, and sell for \$1.25 a box.
Mail orders promptly attended to. Doull
Drug Co., Distributors, 338 Main St.,
Salt Lake City.
None genuine without the trade mark
—the Curious D.



FIFTH EAST HOTEL. Bait Lake City, four blocks from the business center.
C. B. TITCOMB, Proprietor.
First-class, firepreof family and tourist hotel.
RATES—European, 75c up; American, 200 up, Rates by the Month.

HAND

FOR TOILET AND BATH.

It makes the tollet something to be enjoyed, it removes all stains and rough-ness, prevents prickly heat and chafing, and leaves the skin white, soft, healthy. In the bath it brings a glow and exhi-aration which no common soap can equal, imparting the vigor and life sen-sation of a mild Turkish bath, all Grapers and Druggists,